

## United States Patent and Trademark Office



APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR		ATTORN	EY DOCKET NO.	CONFIRMATION NO.	
09/653,437	ı	09/01/2000		Jiuzhi Xue		57-00	5513	
23713	7590	03/31/2003						
GREENLEE WINNER AND SULLIVAN P C 5370 MANHATTAN CIRCLE SUITE 201 BOULDER, CO 80303						EXAMINER		
						HON, SOW FUN		
·					L AF	RT UNIT	PAPER NUMBER	
					1772			
					DATE MAILED: 03/31/2003			

DATE MAILED: 03/31/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		AS				
	Applicati n N .	Applicant(s)				
	09/653,437	XUE ET AL.				
Offic Action Summary	Examiner	Art Unit				
,	Sow-Fun Hon	1772				
The MAILING DATE of this c mmunication ap Period f r Reply	pears on the cover sheet with th	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a replication of the period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut.  - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, may a reply be to by within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDON	imely filed  ays will be considered timely.  In the mailing date of this communication.  ED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on	,	•				
	— his action is non-final.	•				
3) Since this application is in condition for allow closed in accordance with the practice under						
Disposition of Claims						
4) Claim(s) is/are pending in the applicat	ion.	•				
4a) Of the above claim(s) is/are withdra	awn from consideration.	•				
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) 1-51 are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine						
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the Exa	aminer.				
Applicant may not request that any objection to the						
11)☐ The proposed drawing correction filed on	_	oved by the Examiner.				
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Ex	xaminer.					
Pri rity under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119(	a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
<ol> <li>Certified copies of the priority documen</li> </ol>	ts have been received.					
<ol><li>Certified copies of the priority documen</li></ol>	ts have been received in Applica	tion No				
<ul><li>3. Copies of the certified copies of the price application from the International But See the attached detailed Office action for a list</li></ul>	ureau (PCT Rule 17.2(a)).	•				
14) Acknowledgment is made of a claim for domest	tic priority under 35 U.S.C. § 119	(e) (to a provisional application).				
<ul> <li>a)  The translation of the foreign language pr</li> <li>15)  Acknowledgment is made of a claim for domes</li> </ul>	• •					
Attachment(s)	- <del>-</del>					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449) Paper No(s)</li> </ol>	5) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152)				
S. Patent and Trademark Office						

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## **DETAILED ACTION**

## Election/Restrictions

1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-41, drawn to a liquid crystal device, classified in class 428, subclass 1.1.
- II. Claims 42-51, drawn to a method, classified in class 356, subclass 369.

The inventions are distinct, each from the other because of the following reasons:

- 2. Inventions I and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a liquid crystal device with a liquid crystal having the deVries smectic A phase, and a method of detecting the deVries smectic A phase in a liquid crystal. A liquid crystal having the deVries smectic A phase is used in other products such as fiberoptic waveguide modulators.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 4. Upon election of Group I, further restriction/election of species is required.
- 5. This application contains claims directed to the following patentably distinct species in Group I of the claimed invention:

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Species	Claims	Chemical group in liquid crystal
1 ,	3, 28	dehydronapthalene core
2	4, 27	napthalene core
3	5	NOT napthalene core
4	6, 29, 31	phenyl pyrimidine core
5	6, 29	phenyl benzoate core
6	6, 30	biphenyl benzoate core
7	6, 29	biphenyl core
8	7	swallow tail chiral tail
9	8,30	terminal fluorocarbon (fluorinated terminal) group chiral tail
10	9	-COO-CH*(A)-(CH <sub>2</sub> ) <sub>m</sub> OC <sub>n</sub> H <sub>2n+1</sub> chiral tail
11	12	-COOCH*(A)-R chiral tail
12	13	siloxane group chiral nonracemic
13	16, 32, 34	W399
14	16, 32, 34	W415
15	19, 35	8-1
16	21, 37	8-2

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 1,25 are generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

A telephone call was made to Susan Doughty on 01/03/03 to request an oral election to 6. the above restriction requirement, but did not result in an election being made. A written restriction was requested.

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1.143).

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR

7. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication should be directed to Sow-Fun Hon whose telephone number is (703)308-3265. The examiner can normally be reached Monday to Friday from 9:00 AM to 6:00 PM.

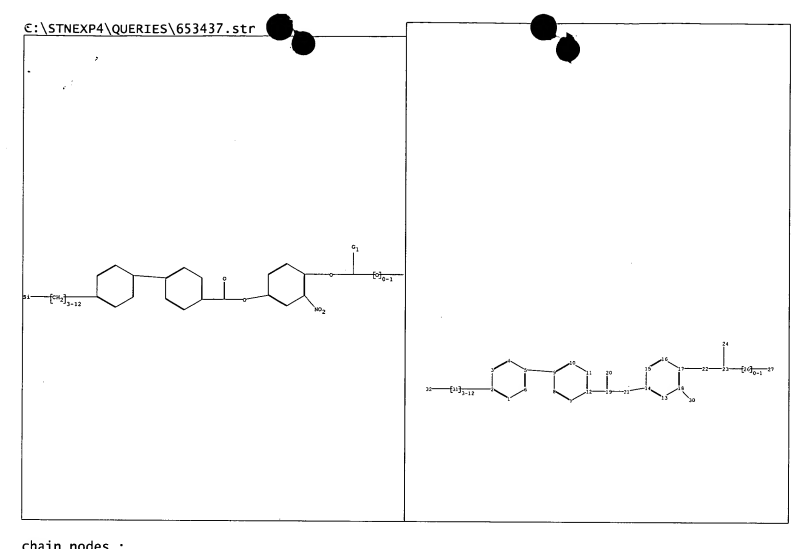
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon, can be reached on (703)308-4251. The fax phone number for the organization where this application or proceeding is assigned is (703)872-9310.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0661.

Sow-Fun Hon

SUPERVISORY PATENT EXAMINE

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chain nodes : 19 20 21 22 23 24 26 27 30 31 32 ring nodes : 1 2 3 4 5 6 7 9 10 11 12 13 14 15 16 17 18 chain bonds : 2-31 5-9 12-19 14-21 17-22 18-30 19-20 19-21 22-23 23-24 23-26 26-27 31-32 ring bonds : 1-2 1-6 2-3 3-4 4-5 5-6 7-8 7-12 8-9 9-10 10-11 11-12 13-14 13-18 14-15 15-16 16-17 17-18 exact/norm bonds : 14-21 17-22 19-20 19-21 22-23 23-24 23-26 26-27 exact bonds : 2-31 5-9 12-19 18-30 31-32 normalized bonds: 1-2 1-6 2-3 3-4 4-5 5-6 7-8 7-12 8-9 9-10 10-11 11-12 13-14 13-18 14-15 15-16 16-17 17-18

G1:F,CH3,Et,CF2,CF3

Match level:
1:Atom 2:Atom 3:Atom 4:Atom 5:Atom 6:Atom 7:Atom 8:Atom 9:Atom 10:Atom 11:Atom 12:Atom 13:Atom 14:Atom 15:Atom 16:Atom 17:Atom 18:Atom 19:CLASS 20:CLASS 21:CLASS 22:CLASS 23:CLASS 24:CLASS 26:CLASS 27:CLASS 30:CLASS 31:CLASS 32:CLASS





## Ļ1 STRUCTURE UPLOADED

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SAMPLE SEARCH INITIATED 16:47:39 FILE 'REGISTRY' SAMPLE SCREEN SEARCH COMPLETED - 0 TO ITERATE

0 ITERATIONS 100.0% PROCESSED 0 ANSWERS

SEARCH TIME: 00.00.01

FULL FILE PROJECTIONS: ONLINE \*\*COMPLETE\*\*

BATCH \*\*COMPLETE\*\* PROJECTED ITERATIONS:

0 TO 0 0 TO 0 PROJECTED ANSWERS:

0 SEA SSS SAM L1

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FULL SEARCH INITIATED 16:48:06 FILE 'REGISTRY' FULL SCREEN SEARCH COMPLETED - 0 TO ITERATE

0 ITERATIONS 100.0% PROCESSED 0 ANSWERS

SEARCH TIME: 00.00.01

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